EXHIBIT 8

Case 3:12-cv-02099-JST Document 95-11 Filed 09/14/13 Page 2 of 7 1 John P. Schnurer, Bar No. 185725 JSchnurer@perkinscoie.com 2 Cheng (Jack) Ko, Bar No. 244630 JKo@perkinscoie.com 3 Michael J. Engle, Bar No. 259476 MEngle@perkinscoie.com 4 PERKINS COIE LLP 11988 El Camino Real, Suite 200 5 San Diego, CA 92130-3334 Telephone: 858.720.5700 6 Facsimile: 858.720.5799 7 James C. Pistorino, Bar No. 226496 JPistorino@perkinscoie.com 8 PERKINS COIE LLP 3150 Porter Drive 9 Palo Alto, CA 94304-1212 Telephone: 650.838.4300 Facsimile: 650.838.4350 10 Attorneys for Plaintiff ASUS Computer International 11 and Counterclaim Defendant ASUSTeK Computer 12 Inc. 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 16 ASUS COMPUTER INTERNATIONAL, Case No. 5:12-cv-02099-WHA 17 PLAINTIFF AND COUNTERCLAIM Plaintiff, 18 DEFENDANTS ASUSTEK COMPUTER INC. AND ASUS COMPUTER 19 v. INTERNATIONAL'S FIRST REQUEST FOR 20 ROUND ROCK RESEARCH, LLC, PRODUCTION (NO. 1) 21 Defendant. 22 23 PROPOUNDING PARTY: Plaintiff and Counterclaim Defendants ASUSTEK COMPUTER, INC. and ASUS COMPUTER 24 INTERNATIONAL 25 **RESPONDING PARTY:** Defendant ROUND ROCK RESEARCH, LLC 26 SET NUMBER: **ONE** 27

FIRST SET OF REQUESTS FOR PRODUCTION

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Pursuant to Rules 26 and 34 of the Federal Rules of Civil Procedure, Plaintiff and Counterclaim Defendants ASUSTeK Computer, Inc. and ASUS Computer International request that Round Rock Research, LLC produce the documents and things responsive to these requests in the manner required by the Federal Rules, and send them within 30 days to the attention of Michael J. Engle at Perkins Coie LLP, 11988 El Camino Real, Suite 200, San Diego, CA 92130-3334. Round Rock is subject to a duty to supplement all responses and productions to these requests in accordance with Federal Rule of Civil Procedure 26(e).

DEFINITIONS

- A. The terms "Round Rock," "You," or "Your" shall mean Round Rock Research, LLC and any parent, predecessor, successor, subsidiary, division, assigns, and each other person directly or indirectly, wholly or in part, owned or controlled by it; all present or former partners, principals, employees, officers, agents, legal representatives, consultants or other persons acting or purporting to act on their behalf; and any person in privity with them regarding the matters inquired about herein.
 - B. The term "the '791 Patent" shall mean U.S. Patent No. 6,570,791.
 - C. The term "the '276 Patent" shall mean U.S. Patent No. 6,765,276.
 - D. The term "the '053 Patent" shall mean U.S. Patent No. 6,845,053.
 - E. The term "the '949 Patent" shall mean U.S. Patent No. 6,930,949.
 - F. The term "the '520 Patent" shall mean U.S. Patent No. 7,021,520.
 - G. The term "the '353 Patent" shall mean U.S. Patent No. 7,279,353.
- H. The terms "Patent-in-Suit" or "Patents-in-Suit" shall mean the '791 Patent, '276 Patent, '053 Patent, '949 Patent, '520 Patent, '353 Patent, and any other patent added to this litigation by amended pleading or complaint.
- I. The terms "Related Patent" and "Related Patents" mean all patents and patent applications, including without limitation any patent, continuation, continuation-in-part, divisional, reexamination, reissue, or foreign counterpart patent or patent application, related directly or indirectly to any Patent-in-Suit.

or a copy thereof.

- 3. Where a responsive document has been destroyed, or is alleged to have been destroyed, or exists but is no longer in your possession, custody or control, state the reasons for its destruction or disposition, state the persons having any knowledge of its destruction or disposition, provide documentation concerning your document retention policy, provide the date(s) and circumstances under which each such document was destroyed or you were disposed of such document, and state the persons responsible for its destruction or disposition.
- 4. If no documents are responsive to a particular request, state that no responsive documents exist.
- 5. Electronic documents shall be produced in their native electronic format, unless otherwise agreed upon by the parties.
- 6. All documents requested are to be produced in the same file or other organizational environment in which they are maintained. For example, a document that is part of a file, docket, or other grouping, should be physically produced together with all other documents from said file, docket or grouping, in the same order or manner of arrangement as the original. Alternatively, as to each document and thing produced, identify the request for production and where applicable, the interrogatory number, in response to which you are producing the document or thing.
- 7. Please keep and produce a record of the source of each document produced. This shall include the name and location of the file where each document was located and the name of the person, group or department having possession, custody or control of each document. documents attached to each other must not be separated.
- 8. The requests set forth herein shall be deemed continuing pursuant to Federal Rules of Civil Procedure 26(e)(1) and (2) so as to require supplemental production of documents and things if Round Rock discovers, makes, or acquires responsive documents and things after the date of response hereto despite a diligent effort to provide all responsive documents within the time specified by the Federal Rule of Civil Procedure 34.

1 REQUESTS FOR THE PRODUCTION OF DOCUMENTS 2 **REQUEST FOR PRODUCTION NO. 1:** 3 All licenses, covenants not to sue, or other transfers of rights relating to any Patent-in-Suit 4 or Related Patent, including any license of or covenant not to sue on Round Rock's patent 5 portfolio. 6 7 DATED: July 11, 2012 /s/ Michael J. Engle Michael J. Engle 8 MEngle@perkinscoie.com **Perkins Coie LLP** 9 11988 El Camino Real, Suite 200 San Diego, CA 92130-3334 10 Telephone: 858.720.5700 Facsimile: 858.720.5799 11 Attorneys for Plaintiff ASUS Computer 12 International and Counterclaim Defendant ASUSTeK Computer Inc. 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

CERTIFICATE OF SERVICE The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule 5-5(b). Any other counsel of record will be served via email. /s/ Michael J. Engle Michael J. Engle